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6	Attorneys for Plaintiff AXIS Reinsurance Company	
7		
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10		
11	AXIS REINSURANCE COMPANY,	Case No. 3:12-cv-02979-SC
12	Plaintiff,	STIPULATION EXTENDING TIME OF AXIS REINSURANCE COMPANY
13	v.	TO RESPOND TO STRAITSHOT'S COUNTERCLAIM
14	TELEKENEX, INC.; ANTHONY ZABIT; KAREN SALAZAR; BRANDON CHANEY; DEANNA CHANEY; MARK PRUDELL; JOY PRUDELL; MARK RADFORD; NIKKI RADFORD; JOSHUA SUMMERS; JULIA SUMMERS; IXC HOLDINGS, INC.; STRAITSHOT COMMUNICATIONS, INC.; STRAITSHOT RC, LLC,	[Civil Local Rule 6-1(a)]
15		[CIVII Local Rule 0-1(a)]
16 17		
18		
19	Defendant.	
20		
21	WHEREAS, on June 8, 2012, Plaintiff AXIS Reinsurance Company ("AXIS") filed a	
22	Complaint in the above-captioned Case No. 3:12-cv-02979-SC and, on July 27, 2012, filed a First	
23	Amended Complaint.	
24	WHEREAS, Straitshot Communications, Inc. and Straitshot RC, LLC (collectively,	
25	"Straitshot") filed an Answer and Counterclaim on September 5, 2012, which was served on	
26	AXIS electronically, such that pursuant to Federal Rules of Civil Procedure, Rules 12(a)(1),	
27	5(b)(E), and 6(d), AXIS's response to Straitshot's Counterclaim was initially due October 1,	
28	2012.	
	Case No. 3:12-cv-02979-SC	STIPULATION EXTENDING TIME TO RESPOND TO

COUNTERCLAIM

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WHEREAS, Straitshot previously agreed to extend the time for AXIS to respond to the Counterclaim to and including November 12, 2012.

WHEREAS, AXIS and Straitshot stipulate and agree to further extend the time for AXIS to respond to the Counterclaim for another two-weeks – to and including November 26, 2012.

WHEREAS, the extension of time will not alter the date of any event or deadline already fixed by Court order.

WHERAS, by entering into this stipulation, AXIS and Straitshot do not waive any claims or defenses.

## **STIPULATION**

NOW THEREFORE, it is agreed and stipulated that: Pursuant to Rule 6-1(a) of the Civil Local Rules of the United States District Court for the Northern District of California, AXIS's deadline to file a responsive pleading and/or motion to Straitshot's Counterclaim in the abovecaptioned action is extended to November 26, 2012.

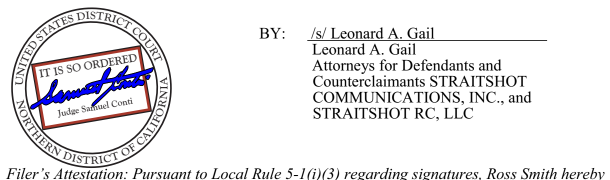
Respectfully submitted,

## TROUTMAN SANDERS LLP

Dated: November 9, 2012

BY: /s/ Terrence R. McInnis Terrence R. McInnis Attorneys for Plaintiff AXIS REINSURANCE COMPANY

MASSEY & GAIL LLP Dated: November 9, 2012



BY: /s/ Leonard A. Gail Leonard A. Gail Attorneys for Defendants and Counterclaimants STRAITSHOT COMMUNICATIONS, INC., and

STRAITSHOT RC, LLC

attests that concurrence in the filing of this document has been obtained.